By this Amendment, independent claim 15 has been canceled without prejudice.

The restriction requirement contained in the Office Action of December 17, 2007 is hereby traversed. In the Action, restriction was required between: claims 1-7 to a container; claims 8-14 to a method for manufacturing a container; and claim 15 to an installation for manufacturing a container (now canceled). However, as the present application is a national stage (35 USC 371) application, the unity of invention rules of the international stage also apply to this national stage application as set forth, for example, in MPEP §§ 801, 802, 1850, 1893.03(d) and 1896. In the international stage of this national application, unity of invention of claims 1-15 was found. Therefore, the national stage application is also entitled to have the remaining two categories of claims examined so that withdrawal of the restriction requirement and examination of pending claims 1-14 is solicited.

As the reply to the restriction requirement must also contain a responsive election even when the restriction requirement is traversed, applicant hereby elects container claims 1-7 with the traverse as noted above.